## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ALASKA

SPENARD BUILDERS SUPPLY, INC., v. ST. PAUL FIRE & MARINE ex rel. INSURANCE COMPANY, et al.

HONORABLE TIMOTHY M. BURGESS

DEPUTY CLERK CASE NO. 3:05-CV-00287-TMB

Patty Demeter

PROCEEDINGS:

MINUTE ORDER FROM CHAMBERS

## INITIAL CASE STATUS REPORT / CASE SCHEDULING & PLANNING

DATE: March 21, 2006

Pursuant to Rules 16(b) and 26(f), FED. R. CIV. P., and D.Ak. LR 16.1 counsel for all parties must meet within twenty-one (21) days from service of this order, and execute and file with the court, on or before twenty-eight (28) days from service of this order, a report as to the status and discovery needs of this case. The report must conform to LCF 26(f), a copy of which is attached. Older scheduling and planning report forms are not acceptable. The required report form is available online in WordPerfect format on the court's web site at http://www.akd.uscourts.gov in the forms section.

In the event that the parties are actively engaged in substantive settlement negotiations, in lieu of the LCF 26(f) scheduling and planning report, the parties are to file within the time specified above for filing the scheduling and conference report, a joint status report so informing the court. The settlement negotiation status report must include the date by which the parties expect those negotiations to be completed.

(Insert Atty (or party if pro se) Name, Address, Telephone and Facsimile Numbers and e-mail address)

## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ALASKA

(Insert Name of Plaintiff)	)
Plaintiff(s)	) Case No. (Insert Case No)
vs	)
	)
(Insert name of Defendant)	)
Defendant(s)	) SCHEDULING AND PLANNING
	) CONFERENCE REPORT
1. <b>Meeting</b> . In accordance with F.R.Ci	v.P. 26(f), a meeting was held on (insert date) ar
was attended by:	

nd was attended by:

(*Insert attorney's name*) attorney for plaintiff (insert name of party) (*Insert attorney's name*) attorney for defendant (insert name of party) (*Insert attorney's name*) attorney for defendant (insert name of party) (*Insert attorney's name*) attorney for defendant (insert name of party)

The parties recommend the following:

**Pre-Discovery Disclosures**. The information required by F.R.Civ.P. 26(a)(1): 2.

have been exchanged by the parties will be exchanged by the parties by (insert date)

	Proposed	changes to disclosure requirements: (Insert proposed changes, if any)	
	Preliminar	ry witness lists	
	hav	re been exchanged by the parties	
	wil	l be exchanged by the parties by (insert date)	
3.	Contested	Issues of Fact and Law. Preliminarily, the parties expect the following	
issue	s of fact and/	or law to be presented to the court at trial in this matter:	
(inse	rt contested i	issues)	
4.	Discovery	Plan. The parties jointly propose to the court the following discovery plan	
	A. Disco	very will be needed on the following issues:	
	(Insert d	iscovery issues)	
	B. All di	scovery commenced in time to be completed by (insert date) ("discovery	
	close dat	e").	
	C. Limitations on Discovery.		
	1.	Interrogatories	
		No change from F.R.Civ.P. 33(a)	
		Maximum of by each party to any other party.	
		Responses due in days.	
	2.	Requests for Admissions.	
		No change from F.R.Civ.P. 36(a).	
		Maximum of requests.	
		Responses due in days.	
	3.	Depositions.	
		No change from F.R.Civ.P. 36(a), (d).	

		Maximum of depositions by each party.
		Depositions not to exceed hours unless agreed to by all parties.
	D.	Reports from retained experts.
		Not later than 90 days before the close of discovery subject to F.R.Civ.P
		26(a)(2)(C).
		Reports due:
		From plaintiff (insert date) From defendant (insert date)
	E.	Supplementation of disclosures and discovery responses are to be made:
		Periodically at 60-day intervals from the entry of scheduling and planning order.
		As new information is acquired, but not later than 60 days before the close of discovery.
	F.	A final witness list, disclosing all lay and expert witnesses whom a party may
	wis	h to call at trial, will be due:
		45 days prior to the close of discovery.
		Not later than (insert date)
5.	Preti	rial Motions.
		No change from D.Ak. LR 16.1(c).
	The following changes to D.Ak. LR 16.1(c). [Check and complete all that apply]	
		Motions to amend pleadings or add parties to be filed not later than ( <u>insert</u>
		<u>date</u> ).
		Motions under the discovery rules must be filed not later than (insert date).
		Motions in limine and dispositive motions must be filed not later than (insert
		date).

6.	Other	Other Provisions:	
	Α.	The parties do not request a conference with the court before the entry of	
		the scheduling order.	
		The parties request a scheduling conference with the court on the following	
	_	issue(s):	
		(Insert issues on which a conference is requested)	
	B.	Alternative Dispute Resolution. [D.Ak. LR 16.2]	
	_	This matter is not considered a candidate for court-annexed alternative	
		dispute resolution.	
	_	The parties will file a request for alternative dispute resolution not later	
		than (insert date).	
		Mediation Early Neutral Evaluation	
	C.	The parties do not consent to trial before a magistrate judge.	
	D.	Compliance with the Disclosure Requirements of F.R.Civ.P. 7.1	
	<del>-</del>	All parties have complied Compliance not required by any party	
7.	Trial.		
	A.	The matter will be ready for trial:	
		45 days after the discovery close date.	
		not later than (insert date).	
	B.	This matter is expected to take days to try.	
	C.	Jury Demanded Yes No	
		Right to jury trial disputed? Yes No	
Dated:			

(Insert Signature Block for Plaintiff's

Attorney)

(Insert Signature Block for Defendant's

Attorney)

(Insert Signature Block for Defendant's

Attorney)

(Insert Signature Block for Defendant's

Attorney)